

THE HONORABLE BENJAMIN H. SETTLE

UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WASHINGTON
TACOMA DIVISION

WILL CO. LTD. a limited liability company
organized under the laws of Japan,

Plaintiff,

v.

KA YEUNG LEE, an individual; YOUHAHA
MARKETING AND PROMOTION LIMITED, a
foreign company; and DOES 1-20 d/b/a
THISAV.COM

Defendants.

Case No. 3:20-cv-05802- BHS

**DEFENDANTS' COUNSEL'S
AMENDED UNOPPOSED MOTION
TO WITHDRAW**

**NOTE ON MOTION CALENDAR:
June 4, 2024**

COMES NOW counsel for Defendants Ka Leung Lee and YouHaHa Marketing and Promotion Limited ("Defendants"), by and through their undersigned counsel, and respectfully submit this Motion to Withdraw. In support of this motion, counsel for defendants state as follows:

1. The undersigned have represented Defendants in the present action from the time that the litigation was filed.
2. More than one year ago, Defendant Ka Yeung Lee, a permanent resident of Hong Kong, sold the website involved in the underlying litigation.
3. Although the parties had hoped that a resolution of the present case might be possible, efforts towards a settlement were unsuccessful.
4. Plaintiff has moved for leave to amend its complaint to add additional defendants, including the owners of additional websites. The undersigned do not

1 represent any of those proposed new defendants.

2 5. Defendants have instructed the undersigned counsel to cease all work on this
3 matter and to withdraw from their representation in this case.

4 6. In accordance with General Rule 2, the undersigned hereby certify that they have
5 advised defendants that their withdrawal may result in an entry of default against
6 them.

7 7. In accordance with General Rule 2, the undersigned hereby certify that they have
8 served Defendants with a copy of this motion via email.

9 8. In accordance with Local Rule LCR 83.2(b)(4), the undersigned certify that they
10 have advised Defendant YouHaHa Marketing And Promotion Limited that it is
11 required by law to be represented by an attorney admitted to practice before this
12 court and that failure to obtain a replacement attorney by the date the withdrawal
13 is effective may result in the dismissal of the business entity's claims for failure
14 to prosecute and/or entry of default against the business entity as to any claims of
15 other parties.

16 9. Plaintiff does not oppose the relief requested in this motion.

17 Accordingly, the undersigned counsel move for withdrawal from the present case.

18 Dated June 4, 2024

Respectfully submitted,

19 /s/ Philip P. Mann

20 Philip P. Mann, WSBA No: 28860

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